UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

R.B. DEVELOPMENT, CO., LTD.,

Plaintiff,

-against-

TUTIS CAPITAL LLC; METROPOLITAN FINANCIAL HOLDINGS, LTD.; THE LAW FIRM OF BRYANT SAUNDERS, PLLC; LACEE INTERNATIONAL, INC.; ANDRE VILLEROY; THOMAS A. LAWSON; GOLDIE DICKEY; TA-LETTA SAUNDERS; DIANE L. TURNER; CHAUNCY VILLEROY, LLC; CHERIZAR CARLISLE; JOHN DOES 1–10; and XYZ CORPORATIONS 1–10,

FILED
INCLERKS OFFICE
U.S. DISTRICT COURT E.D.N.Y.

A DEC 1 2 2017

**BROOKLYN OFFICE** 

NOT FOR PUBLICATION MEMORANDUM & ORDER 12-CV-1460 (CBA) (SMG)

## Defendants. ----AMON, United States District Judge:

The Court has received the Report and Recommendation ("R&R") of the Honorable Steven M. Gold, United States Magistrate Judge, recommending that default judgment be entered against Andre Villeroy as to the claims asserted against him by defendants and third-party plaintiffs Thomas Lawson and Tutis Capital LLC. (See D.E. # 176.)

No party has objected to the R&R, and the time for doing so has passed. When deciding whether to adopt a report and recommendation, a district court "may accept, reject, or modify, in whole or in part, the findings or recommendations made by the magistrate judge." 28 U.S.C. § 636(b)(1). To accept those portions of the R&R to which no timely objection has been made, "a district court need only satisfy itself that there is no clear error on the face of the record." <u>Jarvis v. N. Am. Globex Fund, L.P.</u>, 823 F. Supp. 2d 161, 163 (E.D.N.Y. 2011) (internal quotation marks and citation omitted).

The Court has reviewed the record and, finding no clear error, adopts the well-reasoned R&R as the opinion of the Court. The Clerk of Court is directed to enter judgment accordingly. SO ORDERED.

Dated: December 11, 2017

Brooklyn, New York

s/Carol Bagley Amon

Carol Bagley Amon

United States District Judge